

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

United States of America,

Case No.: 2:14-cr-0004-JAD-VCF

Plaintiff,

Order Denying Motion for Clarification

V.

[ECF No. 300]

Lanalsikov Lowe,

Defendant

8 Defendant Lamalsikou Lowe is serving an 87-month sentence after a jury convicted him
9 of being a felon in possession of a firearm and possession of cocaine with intent to distribute it.¹
10 Lowe has written to the court asking me “to clarify the recent supreme court decision in”
11 *Sessions v. Dimaya*, 138 S. Ct. 1204 (2018), “pertaining to whether” his offenses of conviction
12 are “considered [] aggravated felon[ies].”²

13 The court does not provide advisory opinions. If Mr. Lowe believes that a recent
14 development in the law entitles him to legal relief, he must file an appropriate action or motion
15 identifying the statute, case law, and/or other authority that authorizes the court to grant the
16 specific relief he seeks.

17 Accordingly, IT IS HEREBY ORDERED that the instant motion to “clarify” the impact,
18 if any, of *Dimaya* on Mr. Lowe’s sentence [ECF No. 300] is DENIED.

Dated: June 12, 2018

J. Dorsey
U.S. District Judge Jennifer A. Dorsey

23 ||¹ ECF No. 271.

² ECF No. 300.